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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/715,752	11/17/2000	Sanjay S. Gadkari	ITL.0478US (P10026)	6968	
²¹⁹⁰⁶ TROP PRUNE	7590 10/26/2007 R & HIT PC		EXAMINER		
1616 S. VOSS ROAD, SUITE 750			TRUONG, LAN DAI T		
HOUSTON, T	X 77057-2631		ART UNIT	PAPER NUMBER	
			2152		
			MAIL DATE	DELIVERY MODE	
•			10/26/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)	
	09/715,752	GADKARI, SANJAY S:	
Office Action Summary	Examiner	Art Unit	
	Lan-Dai Thi Truong	2152	
The MAILING DATE of this communication apperiod for Reply	opears on the cover sheet w	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING IF Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNION (136(a). In no event, however, may a red will apply and will expire SIX (6) MON (te, cause the application to become AE)	CATION. eply be timely filed THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 06.	<u>August 2007</u> .		
2a)⊠ This action is FINAL . 2b) Th	is action is non-final.		
3) Since this application is in condition for allow	·	·	
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	. 11, 453 O.G. 213.	
Disposition of Claims			
4) ⊠ Claim(s) <u>1-3,6-13,16-21 and 23-28</u> is/are per 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-3, 6-13, 16-21, 23-28</u> is/are reject 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/	awn from consideration.		
Application Papers			
9)☐ The specification is objected to by the Examin		•	
10) The drawing(s) filed on is/are: a) ac		·	
Applicant may not request that any objection to the	• • • • • • • • • • • • • • • • • • • •	· ·	
Replacement drawing sheet(s) including the corre 11) The oath or declaration is objected to by the E		• •	•
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Bures * See the attached detailed Office action for a list	nts have been received. nts have been received in A ority documents have been au (PCT Rule 17.2(a)).	pplication No received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application 	

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DETAILED ACTION

1. This action is response to communications: filed 11/17/2000; amendment filed 08/06/2007. Claims 1-3, 6-13, 16-21, 23-28 are pending; claims 4-5, 14-15, 22 are canceled

2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1-3, 6-8, 10-13, 16-18, 20-21, 23-28 are rejected under 35 U.S.C 103(a) as being un-patentable over Kraft et al. (U.S. 6,112,225) in view of Zack et al. (U.S. 2002/0124041) and further in view of Doney et al. (U.S. 2002/0122077)

Claims 9 and 19 are rejected under 35 U.S.C 103(a) as being un-patentable over Karft-Zack-Doney in view of Prosati, Jr et al. (U.S. 6,678,716)

3. The rationale of the rejections previously presented in the last Office Action is hereby incorporated in the previous rejections 35 USC § 103 for the case is retained. Please see the previous rejections sent out on (05/14/2007) for details

Response to Arguments

4. Regarding applicant's argument with respect to the cited references fail to teach feature of "why/what errors caused incomplete tasks" are not persuasive; In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e, ...what errors...) are not recited in the rejected

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claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPO2d 1057 (Fed. Cir. 1993).

5. Regarding applicant's argument with respect to Doney has nothing to do with assigning tasks by a server are not persuasive; this limitation is rejected under the Kraft (U.S. 6,112,225) not under the Doney, see the previous rejection for details

Regarding applicant's arguments with respect to the cited references would not disclose feature of "enabling the server to figure out that the task was not completed or why the task was not completed" are not persuasive; Zack clearly teaches "the processing controller" was interpreted as "server" determines if it is likely to complete processing the task in a processing unit in the predetermined time period. The processing controller is capable to monitor and receive progressing information of each of the processing unit related to the nature of currently processed task, to a prediction of a task process, and also the processing controller is capable to detect what causes the task is not completed i.e. the current CPU clock setting; see (abstract; [0057]; [0068]; [0052])

7 6. In response to applicant's argument that there is no suggestion to combine the Tach into the Kraft, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988)and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, both systems of the Zack and the Kraft teach about tasks management

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system; it would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine Zack's ideas of determining if task is completed in the given period time into Kraft's system in order to increase efficiencies of multiple tasks management system: [0003]

**S. In response to applicant's argument that the references fail to show certain features of applicant's invention e.g. (i.e., the <u>remote</u> server could determine why the task was not complete <u>at the client</u>), it is noted that the features upon which applicant relies (i.e., the <u>remote</u> ... <u>at the client</u>) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Conclusions

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lan-Dai Thi Truong whose telephone number is 571-272-7959. The examiner can normally be reached on Monday- Friday from 8:30am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bunjob A. Jaroenchonwanit can be reached on 571-272-3913. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

BUNJOB JAROENCHONWANIT SUPERVISORY PATENT EXAMINER

[0]19/07

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10/17/2007

BUNJOB JAROENCHONWANIT SUPERVISORY PATENT EXAMINER

19/19/07